PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. GONZALEZ:

H.R. 1. A bill to amend and extend certain laws relating to housing, and for other purposes; to the Committee on Banking, Finance and Urban Affairs.

By Mr. MINETA (for himself and Mr.

GEPHARDT):

H.R. 2. A bill to require reauthorizations of budget authority for Government programs at least every 10 years, to provide for review of Government programs at least every ten years, and for other purposes; jointly, to the Committees on Rules and Government Operations.

By Mr. JONES of Oklahoma:

H.R. 3. A bill to require that the President transmit to the Congress, and that the congressional Budget Committee report, a balanced budget for each fiscal year; jointly, to the Committees on Government Operations and Rules.

> By Mr. BIAGGI (for himself and Mr. HUGHES):

H.R. 4. A bill to amend chapter 44, of title 18, United States Code, to regulate the manufacture, importation, and sale of armorpiercing ammunition, and for other purposes; to the Committee on the Judiciary.

By Mr. JONES of North Carolina: H.R. 5. A bill to establish an Ocean and Coastal Resources Management and Development Fund from which coastal States shall receive block grants; to the Committee

on Merchant Marine and Fisheries.

By Mr. HOWARD (for himself, Mr. Roe, Mr. Snyder, Mr. Stangeland, and Mr. Anderson):

H.R. 6. A bill to provide for the conservation and development of water and related resources and the improvement and rehabilitation of the Nation's water resources infrastructure; to the Committee on Public Works and Transportation.

By Mr. HAWKINS:

H.R. 7. A bill to extend and improve the National School Lunch Act and the Child Nutrition Act of 1966; to the Committee on Education and Labor.

By Mr. HOWARD (for himself, Mr. Anderson, Mr. Roe, Mr. Snyder, and Mr. Stangeland):

H.R. 8. A bill to amend the Federal Water Pollution Control Act to provide for the renewal of the quality of the Nation's waters, and for other purposes; to the Committee on Public Works and Transportation.

By Mr DYSON: H.R. 9. A bill to amend the Federal Water Pollution Control Act to provide for the enhanced water quality of the Chesapeake and Narragansett Bays, and for other purposes; to the Committee on Public Works and Transportation.

By Mr. OBERSTAR (for himself and

Mr. CLINGER):

H.R. 10. A bill to amend the Public Works and Economic Development Act of 1965 and the Appalachian Regional Development Act of 1965; jointly, to the Committees on Public Works and Transportation, and Banking, Finance and Urban Affairs.

By Mr. LATTA:

H.R. 11. A bill to amend the Internal Revenue Code of 1954 to provide that one-half of the amounts paid by a self-employed taxpayer for his or her health insurance premiums will be allowed as a business deduction; to the Committee on Ways and Means.

By Mr. CONTE:

H.R. 12. A bill to amend title II of the Social Security Act to provide that a monthly insurance benefit thereunder shall be paid for the month in which the recipient dies and that such benefit shall be payable for such month only to the extent proportionate to the number of days in such month preceding the date of the recipient's death; to the Committee on Ways and Means.

> By Mr. BROOKS (for himself, Mr. COELHO, Mr. CONTE, Mr. DINGELL, Mr. FISH, Mr. MICHEL, Mr. VOLKMER, Mr. WRIGHT, Mr. CRAIG, and Mr.

H.R. 13. A bill to amend chapter 44 of title 18, United States Code, to regulate the manufacture and importation of armor-piercing ammunition; to the Committee on the Judi-

> By Mr. NATCHER (for himself, Mr. Snyder, Mr. Mazzoli, Mr. Hubbard, Mr. Hopkins, and Mr. Rogers):

H.R. 14. A bill to designate the Federal Building and United States Courthouse in Ashland, Kentucky, as the "Carl D. Perkins Federal Building and United States Courthouse;" to the Committee on Public Works and Transportation.

By Mr. WYLIE:

H.R. 15. A bill to provide for the safe and sound operations of depository institutions, and for other purposes; to the Committee on Banking, Finance and Urban Affairs.

By Mr. DINGELL:

H.R. 16. A bill to provide a program of national health insurance, and for other purposes; to the Committee on Energy and Commerce.

By Mr. WYLIE:

H.R. 17. A bill to amend the Congressional Budget Act of 1974 and the Budget and Accounting Act, 1921, to provide that Federal expenditures shall not exceed Federal revenues, except in time of war or economic necessity declared by the Congress; jointly, to the Committee on Rules and Government Operations.

By Mr. BENNETT (for himself, Mr. WEAVER, Mr. FOGLIETTA, Mr. OWENS, and Mr. FLORIO):

H.R. 18. A bill to amend the Internal Revenue Code of 1954 to impose a minimum tax on individuals and corporations; to the Committee on Ways and Means.

By Mr. FISH:

H.R. 19. A bill to amend section 553 of title 5, United States Code, with respect to procedures for agency rulemaking and to establish an Office of Regulatory Policy and Coordination; to the Committee on the Judiciary.

By Mr. ST GERMAIN:

H.R. 20. A bill to amend the definition of a bank for puposes of the Bank Holding Company Act of 1956; to the Committee on Banking, Finance and Urban Affairs.

By Mr. STARK (for himself and Mr. CLAY):

H.R. 21. A bill to amend the Internal Revenue Code of 1954 and the Employee Retirement Income Security Act of 1974 to require continuation coverage under group health plans for certain spouses, former spouses,

and dependent children of employees insured under such plans, and for other purposes; jointly, to the Committees on Education and Labor and Ways and Means.

By Mr. DAUB:

H.R. 22. A bill to amend the Internal Revenue Code of 1954 to increase to \$2,500 the maximum deduction for contributions to retirement savings and to allow individuals to

compute the amount of the deduction for payments into retirement savings on the basis of the compensation of their spouses; to the Committee on Ways and Means.

By Mr. RODINO:

H.R. 23. A bill to permit certain Cuban and Haitian nationals to adjust their immigration status to that of permanent resident aliens; to the Committee on the Judiciary.

By Mr. ANNUNZIO:

H.R. 24. A bill to amend the Truth in Lending Act to impose a permanent ban on credit card surcharges; to the Committee on Banking, Finance and Urban Affairs.

By Mr. BENNETT (for himself and Mr. WRIGHT):

H.R. 25. A bill entitled, the "Abandoned Shipwreck Act of 1985"; jointly, to the Committees on Interior and Insular Affairs and Merchant Marine and Fisheries.

By Mr. DURBIN (for himself, Mr. BOEHLERT, Ms. OAKAR, Mr. DWYER of New Jersey, Mr. GEPHARDT, Mr. OBERSTAR, Mr. MACKAY, Mr. LELAND, Mr. Stokes, Mrs. Schneider, Mr. PENNY, Mr. BORSKI, Mr. WEISS, Mr. Wolpe, Mr. Nowak, Mrs. Collins, Mr. McKinney, Mr. Vento, Mr. Rin-ALDO, Mr. GARCIA, Mr. BATES, Ms. SNOWE, Ms. KAPTUR, Mr. MOODY, Mr. Evans of Illinois, Mr. Clinger, Mr. Wortley, Mr. McKernan, Mr. Don-NELLY, Mr. ADDABBO, Mr. KOLTER, Mr. MAVROULES, Mrs. MARTIN of Illinois, Mr. Towns, Mr. WEAVER, Mr. KOST-MAYER, Mr. CONTE, Mr. VOLKMER, Mr. GINGRICH, Mr. EDGAR, Mr. GEJDENson, and Mr. JEFFORDS):

H.R. 26. A bill to establish a system of individual training accounts in the Unemployment Trust Fund to provide for training and relocating unemployed individuals, amend the Internal Revenue Code of 1954 to provide that certain contributions to such accounts shall be deductible from gross income, and for other purposes; jointly, to the Committees on Education and Labor and Ways and Means.

By Ms. OAKAR:

H.R. 27. A bill to promote pay equity and to eliminate certain discriminatory wagesetting practices within the Federal civil service; to the Committee on Post Office and Civil Service.

By Mr. ROTH:

H.R. 28. A bill to reauthorize the Export Administration Act of 1979, and for other purposes; to the Committee on Foreign Af-

> By Mr. SMITH of Iowa (for himself, Mr. Bedell, Mr. Leach of Iowa, Mr. TAUKE, and Mr. Evans of Iowa):

H.R. 29. A bill to amend the Clayton Act to allow sellers of agricultural products to bring antitrust actions; to the Committee on the Judiciary.

By Mr. ROYBAL:

H.R. 30. A bill to amend the Immigration and Nationality Act to revise and reform the immigration laws, and for other purposes; to the Committee on the Judiciary.

By Mr. SMITH of Iowa (for himself, Mr. Jones of Tennessee, and Mrs. SMITH of Nebraska):

H.R. 31. A bill to clarify the establishment of Farmers Home Administration interest rates on housing, farm, water and waste disposal, and community facility loans; to the Committee on Agriculture.

By Mr. HAWKINS:

H.R. 32. A bill to extend the authorization for the Minority Institutions Science Improvement Program; to the Committee on Education and Labor.

Mr. GOLDWATER. Mr. President, from the Committee on Armed Services, I report favorably the following nominations and ask that they be placed on the Executive Calendar:

Lt. Gen. Charles P. Graham, U.S. Army (age 57), to be retired; and

Maj. Gen. Johnny J. Johnston, U.S. Army, to be lieutenant general (Ref. No. 117).

Lt. Gen. Carl E. Vuono, U.S. Army, to be reassigned (Ref. No. 118).

Maj. Gen. Robert W. RisCassi, U.S. Army, to be lieutenant general (Ref. No. 119).

Vice Adm. Kenneth M. Carr, U.S. Navy (age 59), to be retired (Ref. No. 120).

In the Navy there are four promotions to the grade of rear admiral (list begins with Stuart Franklin Platt) (Ref. No 121).

Total: 9.

The PRESIDING OFFICER. With out objection, it is so ordered.

INTRODUCTION OF BILLS AND JOINTS RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

By Mr. GOLDWATER (for himself and Mr. Nunn) (by request):

S. 674. A bill to authorize appropriations for fiscal year 1986 for the Armed Forces, for procurement, for research, development, test, and evaluation, for operation and maintenance, and for working capital funds to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; to the Committee on Armed Services.

By Mr. WEICKER:

S. 675. A bill to provide for the development and implementation of programs for children and youth camp safety; to the Committee on Labor and Human Resources.

By Mr. BYRD (for Mr. BENTSEN): S. 676, A bill to establish the title of States in certain resources; to the Commit-

tee on Energy and Natural Resources.

By Mr. WALLOP (for himself, Mr. Do-MENICI, Mr. PRESSLER, Mr. ABDNOR,

and Mr. Symms):
S. 677. A bill to prohibit the importation of certain products of Australia and New Zealand; to the Committee on Finance.

By Mr. COHEN (for himself, Mr. Levin and Mr. Danforth):

S. 678. A bill to amend the Federal Property and Administrative Services Act of 1949 to authorize multiyear contracts in certain cases; to the Committee on Governmental Affairs.

By Mr. STEVENS (for himself and Mr. INOUYE):

S. 679. A bill to authorize the appropriation of funds for certain maritime programs for fiscal year 1986; to the Committee on Commerce, Science, and Transportation.

By Mr. DOLE:

S.J. Res. 83. Joint resolution designating the week beginning on May 5, 1985, as "National Asthma and Allergy Awareness Week."; to the Committee on the Judiciary.

By Mr. BYRD (for Mr. BENTSEN):

S.J. Res. 84. Joint resolution designating the week beginning April 22, 1985, as "National Ocean and Underwater Exploration Week"; to the Committee on the Judiciary.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. DOLE:

S. Res. 100. Resolution authorizing the taking of a photograph in the Chamber of the United States Senate; considered and agreed to.

By Mr. WILSON:

S. Res. 101. Resolution to preserve the tax deduction for charitable contributions; to the Committee on Finance.

By Mr. PRESSLER (for himself, Mr. SYMMS, Mr. PROXMIRE, and Mr. HEFLIN):

S. Res. 102. Resolution to express the sense of the Senate that the Secretary of Education review financial aid formulas applicable to student postsecondary education; to the Committee on Labor and Human Resources.

By Mr. SIMON (for himself and Mr. HATFIELD):

S. Con. Res. 29. A concurrent resolution urging agreement by the United States and the Soviet Union on a mutual moratorium on the testing and deployment of certain strategic nuclear missiles during the period of arms control negotiations between the two countries; to the Committee on Foreign Relations.

By Mr. DOLE (for Mr. DURENBERGER (for himself and Mr. Leahy)):

S. Con. Res. 30. Concurrent resolution to commend Lieutenant General Lincoln D. Faurer for exceptionally distinguished service to the United States of America; considered and agreed to.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. GOLDWATER (for himself and Mr. Nunn) (by request):

S. 674. A bill to authorize appropriations for fiscal year 1986 for the Armed Forces for procurement, for research, development, test, and evaluation, for operation and maintenance, and for working capital funds, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; to the Committee on Armed Services.

DEPARTMENT OF DEFENSE AUTHORIZATION ACT, 1986

• Mr. GOLDWATER. Mr. President, by request, for myself and the senior Senator from Georgia [Mr. Nunn], I introduce, for appropriate reference, a bill to authorize appropriations for fiscal year 1986 for the Armed Forces for procurement, for research, development, test, and evaluation, for operation and maintenance, and for working capital funds, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.

I ask unanimous consent that a letter of transmittal requesting consideration of the legislation and explaining its purpose be printed in the Record immediately following the text of the bill.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

S. 674

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Department of Defense Authorization Act, 1986".

TITLE I—PROCUREMENT

AUTHORIZATION OF APPROPRIATIONS, ARMY

SEC. 101. Funds are hereby authorized to be appropriated for fiscal year 1986 for procurement of aircraft, missiles, weapons, and tracked combat vehicles, and ammunition and for other procurement for the Army as follows:

For aircraft, \$3,892,500,000.

For missiles, \$3,386,700,000.

For weapons and tracked combat vehicles, \$5.739.100.000.

For ammunition, \$2,635,000,000.

For other procurement, \$5,712,800,000.

AUTHORIZATION OF APPROPRIATIONS, NAVY AND MARINE CORPS

SEC. 102. (a) Funds are hereby authorized to be appropriated for fiscal year 1986 for procurement of aircraft, weapons (including missiles and torpedoes), shipbuilding and conversion, and other procurement for the Navy as follows:

For aircraft, \$12,062,600,000.

For weapons (including missiles and torpedoes), \$5,627,900,000.

For shipbuilding and conversion, \$11,411,600,000.

For other procurement, \$6.601,200,000.

(b) Funds are hereby authorized to be appropriated for fiscal year 1986 for procurement for the Marine Corps (including missiles, tracked combat vehicles, and other weapons) in the amount of \$1,726,800,000.

AUTHORIZATION OF APPROPRIATIONS, AIR FORCE

SEC. 103. Funds are hereby authorized to be appropriated for fiscal year 1986 for procurement of aircraft and missiles and for other procurement for the Air Force as follows:

For aircraft, \$26,165,500,000.

For missiles, \$10,862,700,000.

For other procurement, \$9,538,000,000.

AUTHORIZATION OF APPROPRIATIONS, DEFENSE AGENCIES

SEC. 104. Funds are hereby authorized to be appropriated for fiscal year 1986 for the Defense Agencies in the amount of \$1,391,900,000.

CERTAIN AUTHORITY PROVIDED THE SECRETARY OF DEFENSE IN CONNECTION WITH THE NATO AIRBORNE WARNING AND CONTROL SYSTEM (AWACS) PROGRAM

SEC. 105. Effective on October 1, 1985, section 103(a) of the Department of Defense Authorization Act, 1982 (Public Law 97-86; 95 Stat. 1100) is amended by striking out "fiscal year 1985" both places it appears and inserting in lieu thereof "fiscal year 1986".

TITLE II—RESEARCH, DEVELOPMENT, TEST AND EVALUATION.

AUTHORIZATION OF APPROPRIATIONS

SEC. 201. Funds are hereby authorized to be appropriated for fiscal year 1986 for the use of the Armed Forces for research, development, test, and evaluation, in amounts as follows:

For the Army, \$5,279,900,000.

For the Navy (including the Marine Corps), \$11,265,900,000.

For the Air Force, \$15,578,500,000.

be taken as may be necessary to avoid, correct, or remove such imminent danger and prohibit the presence of any individual in locations or under conditions where such imminent danger exists except individuals whose presence is necessary to avoid, correct, or remove such imminent danger.

(b) Upon the filing of any such petition, the district court shall have jurisdiction to grant such injunctive relief or temporary restraining order pending the outcome of an enforcement proceeding pursuant to this

(c) Whenever and as soon as an inspector concludes that conditions or practices described in subsection (a) exist in any campsite or place of camp activity, he shall inform parents or guardians, camp owners, and camp supervisory personnel and shall assure that all affected campers are so informed of the danger and that he is recommending to the Director that relief be sought.

VARIANCES

SEC. 14. The Director, in States which do not have in effect a State plan approved under section 8, upon application by a youth camp operator showing extraordinary circumstances or undue hardship, and upon the determination by a field inspector, after inspection of the affected premises and facilities, that the conditions, practices, or activities proposed to be used are as safe and healthful as those which would prevail if the youth camp operator complied with the standard, may exempt such camp or activity from specific requirements of this Act, but the terms of such exemption shall require appropriate notice thereof to parents or other relatives of affected campers. Such notice shall be given at least annually. Nothing in this Act shall allow the operation of a substandard camp.

FEDERAL ADVISORY COUNCIL ON YOUTH CAMP

SEC. 15. (a) The Secretary shall establish in the Department of Health and Human Services a Federal Advisory Council on Youth Camp Safety to advise and consult on policy matters relating to youth camp safety, particularly the promulgation of youth camp safety standards. The Council shall consist of the Director, who shall be chairman, and sixteen members appointed by the Secretary, without regard to the civil service laws, from persons who are specially qualified by experience and competence to render such service, of which there shall be—

(1) one member each from the Department of the Interior, the Department of Health and Human Services, the Department of Agriculture and the Department of Labor:

(2) eight members from appropriate associations representing organized camping;

(3) three members from the general public who have a special interest in youth camps; and

(4) one member from a private nonprofit organization operating a camp for special populations.

(b) The Director may appoint such special advisory and technical experts and consultants as may be necessary in carrying out the functions of the Council.

(c) Members of the Advisory Council, while serving on business of the Advisory Council, shall receive compensation at a rate to be fixed by the Director but not exceeding \$100 per day; including traveltime; and while so serving away from their homes or regular places of business, they may be

allowed travel expenses, including per diem in lieu of subsistence, as authorized by section 5703 of title 5, United States Code, for persons in the Government service employed intermittently.

ADMINISTRATION AND AUDIT

SEC. 16. (a) The Director is authorized to request directly from any department or agency of the Federal Government information, suggestions, estimates, and statistics needed to carry out his functions under this Act; and such department or agency is authorized to furnish such information, suggestions, estimates, and statistics directly to the Director.

(b) The Director shall prepare and submit to the President for transmittal to the Congress at least once in each fiscal year a comprehensive and detailed report on the administration of this Act.

(c) The Director and the Comptroller General of the United States, or any of their duly authorized representatives, shall have access for the purpose of audit and examination to any books, documents, papers, and records of States receiving assistance under this Act.

NONINTERFERENCE

SEC. 17. (a) Nothing in this Act or regulations issued hereunder shall authorize the Director, a State agency, or any official acting under this Act, to prescribe, determine, or influence the curriculum, admissions policy, program, or ministry of any youth camp.

(b) Nothing in this Act or regulations issued hereunder shall be construed to control, limit, or interfere with either the religious affiliation of any camp, camper, or camp staff member, or the free exercise of religion of any youth camp which is operated by a church, association, or convention of

churches, or their agencies.

(c) Nothing in this Act or regulations issued hereunder shall authorize the Director, a State agency, or any official acting under this Act, to require or authorize medical treatment for a person who objects (or, in the case of a child, whose parent or guardian objects) thereto on religious grounds; nor shall examination or immunization of such persons be authorized or required, except during an epidemic or threat of an epidemic of a contagious disease.

AUTHORIZATION

SEC. 18. There are authorized to be appropriated \$7,500,000 for the fiscal year 1986, and for each of the four succeeding fiscal years, to carry out the provisions of this Act.

EFFECT ON EXISTING LAWS

Sec. 19. (a) Nothing in this Act shall be construed to supersede or to enlarge or diminish or affect in any other manner the common law or statutory rights, duties, or liabilities of youth camp operators and campers under any law with respect to injuries, diseases, or death of campers arising out of, or in the course of, participation in youth camp activities covered by this Act.

(b) Nothwithstanding the provisions of this Act, no State law which provides youth camp health and safety standards equal to or superior to standards promulgated under the provisions of this Act shall be superseded by the provisions of this Act.

By Mr. BYRD (for Mr. BENTSEN): S. 676. A bill to establish the title of States in certain resources; to the Committee on Energy and Natural Resources.

ABANDONED SHIPWRECK ACT

• Mr. BENTSEN. Mr. President, today I introduce the "Abandoned Shipwreck Act of 1985." The purpose of the legislation is to clear up ambiguities resulting from conflicting Federal court decisions on the ownership of abandoned historic shipwrecks in State waters. The bill resolves these differences by granting States title to and management authority over certain abandoned shipwrecks on submerged State lands.

The last Congress collected information on this issue and discussed alternative legislative proposals with a broad range of interested groups. These include sport divers who, in general, want to maintain their right to dive on and explore sunken wrecks: the States, which seek legislation to clarify their ownership and control of wrecks within their waters; marine archaeologists, who seek legislation that would ensure proper excavation of these sunken wrecks; and professional treasure salvors, who want to preserve their rights to explore for and excavate historic wrecks that may be commercially valuable.

Under the term of the bill, States will have title to those abandoned shipwrecks that are substantially buried, in coral formation, protected by the State or listed on the National Register of Historic Places, and that lie on submerged State lands. In addition, the Advisory Council on Historic Preservation is directed to consult with public and private interest-including archaeologists, salvors, sport divers, and State historic preservation officers-to develop advisory shipwreck management guidelines for the States. These guidelines allow for recreational exploration of shipwreck sites that is noninjurious to the shipwreck or the environment surrounding the site.

I ask unanimous consent the text of the bill be printed at this point in the RECORD.

There being no objection, the bill was ordered to be printed in the RECORD, as follows:

S. 676

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SHORT TITLE

Section 1. This Act may be cited as the "Abandoned Shipwreck Act of 1985".

FINDINGS

SEC. 2. The Congress finds that-

(1) States have the responsibility for management of a broad range of living and non-living resources in State waters and submerged lands; and

(2) included in the range of resources are certain abandoned shipwrecks.

DEFINITIONS

Sec. 3. For purposes of this Act-

(1) The term "National Register" means the National Register of Historic Places maintained by the Secretary of the Interior under section 101 of the National Historic Preservation Act (16 U.S.C. 470a).

(2) The term "shipwreck" means a vessel or wreck, its cargo, and other contents.

(3) The term "State" means a State of the United States, the District of Columbia, Puerto Rico, Guam, the Virgin Islands, American Somoa, and the Northern Mariana Islands.

(4) The term "submerged lands" means the lands-

(A) that are "lands beneath navigable waters", as defined in section 2 of the Submerged Lands Act (43 U.S.C. 1301);

(B) of Puerto Rico, as described in section 8 of the Act of March 2, 1917 (48 U.S.C.

749): and

(C) beneath the navigable waters of Guam, the Virgin Islands, American Samoa, and the Northern Mariana Islands, including inland navigable waters and waters that extend seaward to the outer limit of the territorial sea.

(5) The terms "public lands" and "Indian lands" have the same meaning as when used in the Archaeological Resources Protection Act of 1979 (16 U.S.C. 740aa-47011).

RIGHTS OF OWNERSHIP

SEC. 4. (a) The United States asserts title to any abandoned shipwreck that is-

(1) embedded in submerged lands of a

(2) in coralline formations protected by a State on submerged lands of a State; or

(3) on submerged lands of State when (A) such shipwreck is included in or determined eligible for inclusion in the National Register: and

(B) the public is given adequate notice of the location of such shipwreck:

(b) The title of the United States to any abandoned shipwreck asserted under subsection (a) of this section is transferred to the State in or on whose submerged lands the shipwreck is located.

(c) Any abandoned shipwreck in or on the public lands of the United States (except the outer Continental Shelf) is the property of the United States Government.

(d) This section does not affect any right. reserved by the United States or by any State (including any right reserved with respect to Indian lands) under-

(1) section 3, 5, or 6 of the Submerged Lands Act (43 U.S.C. 1311, 1313, and 1314);

(2) section 19 or 20 of the Act of March 3, 1899 (33 U.S.C. 414-415).

RELATIONSHIP TO OTHER LAWS

Sec. 5. (a) The law of salvage shall not apply to abandoned shipwrecks to which section 4 of this Act applies.

(b) This Act shall not change the laws of the United States relating to shipwrecks, other than those to which this Act applies.

(c) This Act shall not affect any suit filed before the date of enactment of this Act.

GUIDELINES

SEC. 6. To clarify that State waters and shipwrecks offer recreational and educational opportunities to sport divers and other interested groups, the Advisory Council on Historic Preservation, established under section 201 of the National Historic Preservation Act (16 U.S.C. 470i), in consultation with appropriate public and private sector interests (including archeologists, salvors, sport divers, historic preservationists, and State Historic Preservation Officers) shall publish, within 6 months after the enactment of this Act, advisory guidelines for the protection of shipwrecks and properties. Such guidelines shall assist States and the

United States Government in developing legislation and regulations to carry out their responsibilities under this Act in such manner as will allow for-

(1) recreational exploration of shipwreck sites, and

(2) private sector recovery of shipwrecks, which is not injurious to the shipwreck or the environment surrounding the site.

> By Mr. WALLOP (for himself, Mr. Domenici. Mr. Pressler. Mr. Abdnor, and Mr. Symms):

S. 677. A bill to prohibit the importation of certain products of Australia and New Zealand; to the Committee on Finance.

PROHIBITING THE IMPORTATION OF CERTAIN PRODUCTS FROM AUSTRALIA AND NEW ZEALAND

 Mr. WALLOP, Mr. President, today I, along with Senators Domenici, Pres-SLER. ABDNOR, AND SYMMS introduce legislation which would bar the importation to the United States of certain products from New Zealand and Australia, in response to the two countries' recent violations of certain provisions of the ANZUS Pact Agreement.

The prohibition of port calls by U.S. naval ships made by the Government of New Zealand, and the Australian Government's refusal to allow the use of its bases by U.S. aircraft in monitoring strategic missile tests are irresponsible denials of obligations taken on by the two countries when they signed the Mutual Defense Treaty with the United States in 1951. The United States has taken on the lion's share of the financial burden for maintaining the free world's strategic counterbalance to the Soviet Union's nuclear missile force. Whether our ANZUS allies find it unpleasant or not, the fact is that nuclear weapons are, and will remain for at least the next decade and probably beyond, the major component of strategic forces. To deny access to U.S. ships carrying nuclear weapons while enjoying the freedom that these weapons bring them is not only grossly unfair, but, to be sure, in true "Alice in Wonderland" fashion, these actions jeopardize the citizens of New Zealand and Australia as well as those of the United States.

We have always considered ANZUS nations to be our allies and their people to be our friends. As a country's citizens are finally responsible for the course taken by its government, we are dismayed that those whom we consider friends would promulgate policies which show such blatant disregard for the principles upon which that friendship is based.

Heretofore the United States has allowed the products of New Zealand and Australia to compete in our markets even though doing so caused real hardship to our domestic woolgrowing and uranium industries, and we did so in the name of friendship. It is ironic that these Socialist governments which are working so hard to malign the use of nuclear power and weapons

derive generous revenues from the sale of nuclear uranium which power, them. Their double standard of morality, which they are currently attempting to impose on the United States is intolerable.

This bill is meant to bring home to the people of New Zealand and Austrialia the seriousness of the recent actions of their governments. The relations between the United States and its ANZUS allies must be reciprocal, and the agreement which created the alliance must be adhered to by all parties. Make no mistake this bill is meant to succeed.

> By Mr. COHEN (for himself, Mr. LEVIN, and Mr. DANFORTH):

S. 678. A bill to amend the Federal Property and Administrative Services Act of 1949 to authorize multivear contracts in certain cases; to the Committee on Governmental Affairs.

CIVILIAN AGENCY MULTIYEAR CONTRACTING ACT OF 1985

Mr. COHEN. Mr. President, today I am reintroducing the Civilian Agency Multiyear Contracting Act of 1985, which authorizes civilian procuring agencies to enter into multiyear contracts, not to exceed 5 years, when it is determined to be in the Government's best interest. This legislation is identical to a bill I sponsored last Congress. S. 2300, that was passed unanimously by the Senate on May 23, 1984. I am pleased to have Senators Levin and Danforth as cosponsors.

The genesis of this legislation, like most of the Governmental Affairs Oversight Subcommittee's previous procurement reform proposals, dates back to the Commission on Government Procurement. In 1972, the Commission reported to Congress that the advantages of multiyear contracting exceed the disadvantages and recommended that such method should be used, when appropriate, on a Governmentwide basis. The General Accounting Office agreed in a 1978 report, entitled "Federal Agencies Should Be Given Multiyear Contracting Authority for Supplies and Services," recommending that legislation should be enacted, with appropriate safeguards, to provide such authority. The Office of Federal Procurement Policy also endorsed the concept of Governmentwide multiyear contracting in its February 1982 proposal for a uniform Federal procurement system, as did the Grace Commission in its June 1983 report on procurement.

Under present law, multiyear contracting may be used only when noyear or multiyear funds are available or, in the case of 1-year funds, when multiyear contracting is specifically authorized by statute. The Defense Department has such statutory contract authority and has used it effectively. Civilian procuring agencies,

H.J. Res. 314. Joint resolution designating the month of November 1985 as "National Diabetes Month"; to the Committee on Post Office and Civil Service.

By Mr. CROCKETT:

H. Res. 198. Resolution extending fraternal greetings to the 12th World Festival of Youth and Students, to be held in Moscow from July 27 to August 3, 1985; to the Committee on Foreign Affairs.

By Mr. MACK:

H. Res. 199. Resolution requiring a twothirds majority for passage of certain appropriations bills in the House of Representatives: to the Committee on Rules.

MEMORIALS

Under clause 4 of rule XXII, memorials were presented and referred as follows:

156. By the SPEAKER: Memorial of the Legislature of the State of Colorado, relative to the Nation's fiscal deficit; to the Committee on Government Operations.

157. Also, memorial of the Senate of the State of Illinois, relative to the Small Business Administration: to the Committee on

Small Business.

158. Also, memorial of the Senate of the State of Massachusetts, relative to deductions for State and local taxes; to the Committee on Ways and Means.

159. Also, memorial of the Legislature of the State of Nebraska, relative to Social Security benefits: to the Committee on Ways and Means

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mr. BATES:

H.R. 2755. A bill for the relief of Bradley H. Koskie; to the Committee on Armed Services.

By Mr. ROBERT F. SMITH:

H.R. 2756. A bill for the relief of Kok Djen Su and Grace Su; to the Committee on the Judiciary.

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 3: Mr. English and Mr. Martinez H.R. 25: Mr. Morrison of Connecticut, Mr. Andrews, Mr. Bustamante, Mr. Rose, and Mr. Wilson.

H.R. 44: Mr. VENTO and Mr. DELAY.

H.R. 237: Mr. BATES, Mr. BROOMFIELD, Mr. Dorgan of North Dakota, Mr. Evans of Illinois, Mr. Gallo, Mr. McKinney, Mr. MICHEL, Mr. PENNY, Mr. PORTER, Mr. ROB-ERTS, Mrs. Smith of Nebraska, and Mr. WOLPE.

H.R. 275: Mr. SUNDQUIST and Mr. Young of Florida.

H.R. 479: Mr. EMERSON, Mr. GEJDENSON, Mr. Hughes, Mr. Leach of Iowa, and Mr.

H.R. 481: Mr. BATEMAN.

H.R. 585: Mr. MOLLOHAN. H.R. 669: Mr. WOLPE, Mr. FIELDS, Mr. SCHEUER, Mr. GEJDENSON, Mr. DONNELLY. Mr. ADDABBO, and Mr. McCloskey.

H.R. 704: Mr. PARRIS, Mr. SOLOMON, and Mr. Barton of Texas.

H.R. 767: Mr. KINDNESS, Mr. WHITEHURST, Mr. Dornan of California, Mr. Roberts, Mr.

WILSON, Mr. NIELSON of Utah, Mr. BARTON of Texas, Mr. Swift, Mr. Burton of Indiana, and Mr. DELAY.

H.R. 1006: Mr. Morrison of Washington, Mr. Clinger, Mr. Lujan, Mr. Boulter, Mr. WORTLEY, Mr. MAZZOLI, Mr. HARTNETT, Mr. NEAL, Mr. VALENTINE, Mr. PARRIS, Mr. VENTO, and Mr. DASCHLE.

H.R. 1100: Mr. Solomon, Mr. Stallings, Mr. Traxler, Mr. Strang, Mrs. Bentley, Mr. AuCoin, Mr. Gunderson, Mr. Edgar, Mr. Porter, and Mr. OBERSTAR.

H.R. 1140: Mr. MARTINEZ.

H.R. 1156: Mr. CLAY, Mr. BIAGGI, Mr. DAUB, Mr. PERKINS, Mr. SWIFT, and Mrs. Smith of Nebraska.

H.R. 1188: Ms. Snowe, Mr. Addabbo, Mr. COBEY, Mr. HARTNETT, Mr. FIELDS, Mr. HUTTO, Mr. SHUMWAY, Mr. ROE, Mr. FLORIO, ERDREICH, Mr. LUNDINE, and Mr.

H.R. 1242: Mr. Feighan and Mr. Guarini. H.R. 1243: Mr. Feighan and Mr. Clinger. H.R. 1294: Mr. PETRI.

H.R. 1453: Mr. Barnes and Mr. Gray of Pennsylvania.

H.R. 1454; Mr. GRAY of Pennsylvania. H.R. 1550: Mr. MARTINEZ, Mr. VENTO, Mr.

FEIGHAN, and Mr. TALLON. H.R. 1591: Mr. ROBERT F. SMITH, Mr.

Evans of Illinois, and Mr. Emerson. H.R. 1619: Mr. BROYHILL, Mrs. BENTLEY, Mr. Fascell, Mr. McGrath, Mr. Morrison of Washington.

H.R. 1644: Mr. Cobey and Mr. Edwards of Oklahoma.

H.R. 1746: Mr. Towns, Mr. Leland, Mr. CONTE, Mr. DYMALLY, Mr. MADIGAN, Mr. MRAZEK, Mr. WORTLEY, Mr. LEVINE of California, Mr. Wolpe, Mr. Gilman, Ms. Mikul-SKI, Mr. Rose, Mr. McCollum, and Mr. Mar-TINEZ.

H.R. 1770: Mr. STARK and Mr. Conyers.

H.R. 1932: Mr. BLAZ.

H.R. 1965: Mr. APPLEGATE, Mr. BURTON of Indiana, Mr. Clinger, Mr. Durbin, Mr. Gray of Illinois, Mr. Hamilton, Mr. Hiler, Mr. Lott, Mr. Lowery of California, Mr. MARTIN of New York, Mr. PEASE, Mr. RAHALL, Mr. REGULA, Mr. SHARP, and Mr. SOLOMON.

H.R. 1977: Mr. Burton of Indiana, Mr. LOTT, and Mr. HILLIS.

H.R. 2069: Mr. DELLUMS.

H.R. 2098: Mr. STRATTON.

H.R. 2190: Mr. CROCKETT, Mr. NEAL, Mr. Nielson of Utah, Mr. Glickman, and Mr. DELLUMS.

H.R. 2211: Mr. DURBIN, and Mr. CONYERS. H.R. 2262: Mr. Dellums, and Mr. Kildee. H.R. 2320: Mr. OWENS, Mr. DYMALLY, Mr. SAVAGE, Mr. MITCHELL, Mr. DELLUMS, Mr. HAWKINS, Mr. STOKES, Mr. FAUNTROY, Mr. CROCKETT, and Mr. HAYES.

H.R. 2337: Mr. BLILEY.

H.R. 2342: Mr. Biaggi, Mr. Clinger, Mr. SHUMWAY, Mr. RANGEL, Mr. MORRISON of Connecticut, Mr. EDGAR, Mr. DYMALLY, Mr. Gonzalez, Mr. Pepper, Mr. Gunderson, and Mr. Conyers.

H.R. 2361: Mr. MARTINEZ, Ms. KAPTUR, and Mrs. Boxer.

H.R. 2398: Mr. Daus and Mr. DeLay.

H.R. 2401: Mr. SMITH of Florida, Mr. FEI-GHAN, Mr. CONYERS, and Mr. HORTON.

H.R. 2451: Mr. LUJAN, Ms. SNOWE, Mr. FUSTER, Mr. MARTIN Of New York, Mr. HART-NETT, Mr. PICKLE, Mr. SMITH of Florida, Ms. KAPTUR, and Mr. Thomas of Georgia.

H.R. 2454: Mr. NIELSON of Utah.

H.R. 2553: Mr. SENSENBRENNER, OWENS, Mr. RINALDO, Mrs. COLLINS, and Mr. HUNTER.

H.R. 2567: Mr. ADDABBO and Mr. WHEAT.

H.R. 2575: Mr. Addabbo.

H.R. 2581: Mr. MARTINEZ.

H.R. 2584: Mr. BEDELL and Mr. SAXTON. H.R. 2597: Mr. WEISS.

H.R. 2602: Mr. HOYER, Mr. SAVAGE, Mr. FOGLIETTA, Mr. MARTINEZ, Mrs. BENTLEY, Ms. MIKULSKI, and Mr. Conyers.

H.R. 2620: Mrs. Collins and Ms. Mikul. SKI

H.R. 2626: Mr. Rogers, Mr. Wortley, Mr. BARTON of Texas, and Mr. DELAY.

H.J. Res. 18: Mrs. MEYERS of Kansas.

H.J. Res. 156: Mr. Dixon, Mr. Saxton, Mr. CONYERS, Mr. CLAY, and Mr. DE LA GARZA.

H.J. Res. 175: Mr. KILDEE, Mr. STENHOLM, Mr. Solomon, Mr. Broomfield, Mr. Foley, Mr. HUTTO, Mr. McEwen, Mr. Clay, Mr. COOPER, Mr. SAVAGE, Mr. WYLIE, YATRON, Mr. GRAY of Pennsylvania, and Mr. HALL of Ohio.

H.J. Res. 216: Mr. PEPPER, Mr. WHITTEN, Mr. Russo, Mr. Gaydos, Mr. Emerson, Mrs. Boggs, Mr. Stratton, Mr. Gephardt, Mr. Aspin, Mr. Brooks, Mr. Robinson, Mr. KEMP, Mr. CHENEY, Mr. EDWARDS of Oklahoma, Mr. Brown of Colorado, Mr. Burton of Indiana, Mr. Broomfield, Mr. Scheuer, Mr. Miller of Washington, Mr. Bates, Mr. Wyden, Mr. Brown of California, Mr. Lewis of California, Mr. Solomon, Mr. Packard. Mr. LAGOMARSINO, Mr. DEWINE, Mr. MONT-GOMERY, Mr. MURTHA, Mr. STUMP, Mr. HYDE, Mr. FASCELL, Mr. COLEMAN of Texas, Mr. KOSTMAYER, Mr. COELHO, Mr. MILLER Of California, Mr. Durbin, Mr. Bruce, Mr. FOLEY, Mr. Rose, Mr. Beilenson, Mr. Huck-ABY, Mr. BOLAND, Mr. McDade, Mr. Living-STON, Mr. GUNDERSON, Mr. DE LUGO, Mr. EARLY, Mr. GRADISON, Mr. LOTT, Mr. DREIER of California, Mr. Udall, Mr. Barnes, Mr. Bryant, Mr. Markey, Mrs. Long, Mr. McCloskey, Mr. Bennett, Mr. Pickle, Mr. AuCoin, Mr. Skeen, Mrs. Vucanovich, Mr. SHELBY, Mr. JEFFORDS, Mr. ST GERMAIN, Mr. WHITLEY, Mr. HEFNER, Mr. GREEN, Mr. O'BRIEN, Mr. DORNAN OF CALIFORNIA, Ms. SNOWE, Mr. HENRY, Mr. PURSELL, Mr. RITTER, Mr. LEACH of Iowa, Mr. McCollum, Mr. Traficant, Mr. Glickman, Mr. Downey of New York, Mr. HATCHER, Mr. ERDREICH, Mr. CROCKETT, Mr. OWENS, Mr. SMITH of Iowa, Mr. Ford of Tennessee, Mr. Edwards of California, Mr. Fuqua, Mr. Tauzin, Mr. MOLINARI, Mr. WEAVER, Mr. DELLUMS, Mr. CONYERS, Mr. FOWLER, Mr. MORRISON of Washington, Mr. Grotberg, Mr. Gregg, Mr. SHARP, Mr. STAGGERS, Mr. STUDDS, Mr. DYMALLY, Mr. CALLAHAN, Mr. Moody, Mr. GALLO, Mr. WHEAT, Mr. PORTER, Mr. COYNE, Mr. MICA, Mr. TOWNS, Mr. DORGAN OF NORTH DAKOTA, Mr. DAUB, Mr. MARTINEZ, Mr. SILJANDER, Mr. FRANKLIN, Mr. Mrazek, Mr. Foglietta, Mr. Price, Mr. ACKERMAN, Mr. VENTO, Mr. ANTHONY, Mr. MAVROULES, Mr. BOUCHER, Mr. LELAND, Mr. GARCIA, and Mr. WIRTH.

H.J. Res. 304: Mr. Hyde.

H.J. Res. 306: Mrs. Boxer, Mr. Atkins, Mr. KINDNESS, Mr. McGrath, Mr. Frenzel, Mr. Solomon, Mr. Porter, Mr. Siljander.

H. Con. Res. 56: Mr. PEPPER.

H. Con. Res. 69: Mr. Parris, Mr. Smith of Florida, Mr. REID, and Mr. GAYDOS.

H. Con. Res. 71: Mr. MARTINEZ.

H. Con. Res. 148: Mrs. Collins, Mr. Dy-MALLY, Mr. HAWKINS, Mr. STOKES, Mr. MITCHELL, Mr. OWENS, Mr. FAUNTROY, Mr. SAVAGE, Mr. COURTER, Mr. DELLUMS, Mr. CROCKETT, and Mr. Morrison of Connecticut.

H. Res. 74: Mr. Dornan of California, Mr. LIGHTFOOT, Mr. McGrath, Mr. Weber, Mr. SAXTON, Mr. MITCHELL, Mr. WILSON, Mr. STOKES, Mr. YOUNG of Missouri, Mr. BEDELL, S. 489

At the request of Mr. Sasser, the name of the Senator from Michigan [Mr. Levin] was added as a cosponsor of S. 489, a bill to amend chapter 171 of title 28, United States Code, to allow members of the Armed Forces to sue the United States for damages for certain injuries caused by improper medical care provided during peacetime

S. 657

At the request of Mr. Thurmond, the name of the Senator from South Carolina [Mr. Hollings] was added as a cosponsor of S. 657, a bill to establish the Veterans' Administration as an executive department.

S. 676

At the request of Mr. Bentsen, the name of the Senator from Maryland [Mr. Mathias] was added as a cosponsor of S. 676, a bill to establish the title of States in certain resources.

S. 680

At the request of Mr. Thurmond, the name of the Senator from Connecticut [Mr. Weicker] was added as a cosponsor of S. 680, a bill to achieve the objectives of the multifiber arrangement and to promote the economic recovery of the U.S. textile and apparel industry and its workers.

S. 810

At the request of Mr. Cranston, the name of the Senator from Massachusetts [Mr. Kerry] was added as a cosponsor of S. 810, a bill to amend title XX of the Social Security Act to assist States in improving the equality of child-care services.

S. 881

At the request of Mr. Kennedy, the name of the Senator from New Jersey [Mr. Lautenberg] was added as a cosponsor of S. 881, a bill to extend title X of the Public Health Service Act for 3 years.

S. 1032

At the request of Mr. Danforth, the name of the Senator from Tennessee [Mr. Gore] was added as a cosponsor of S. 1032, a bill to establish a commission to study amusement ride safety, and for other purposes.

S. 1073

At the request of Mr. Rockefeller, the name of the Senator from Tennessee [Mr. Gore] was added as a cosponsor of S. 1073, a bill to amend the Stevenson-Wydler Technology Innovation Act of 1980 for the purpose of improving the availability of Japanese science and engineering literature in the United States, and for other purposes.

S. 1101

At the request of Mr. Armstrong, the name of the Senator from Oklahoma [Mr. Nickles] was added as a cosponsor of S. 1101, a bill to amend the Internal Revenue Code of 1954 with respect to the treatment of fringe benefits provided to the parents of employees.

S. 1156

At the request of Mr. Denton, the name of the Senator from Virginia [Mr. Trible] was added as a cosponsor of S. 1156, a bill to amend chapter XIV of the Comprehensive Crime Control Act of 1984, relating to victims of crime, to provide funds to encourage States to implement protective reforms regarding the investigation and adjudication of child abuse cases which minimize the additional trauma to the child victim and improve the chances of successful criminal prosecution of legal action.

S. 1250

At the request of Mr. Heinz, the name of the Senator from Massachusetts [Mr. Kennedy] was added as a cosponsor of S. 1250, a bill to amend the Internal Revenue Code of 1954 to extend the targeted jobs tax credit for 5 years, and for other purposes.

S. 1289

At the request of Mr. Grassley, the name of the Senator from Iowa [Mr. Harkin] was added as a cosponsor of S. 1289, a bill to amend title 28, United States Code, to increase the number of United States bankruptcy judges authorized to be appointed for the northern and southern districts of Iowa

SENATE JOINT RESOLUTION 3

At the request of Mr. Thurmond, the name of the Senator from Texas [Mr. Gramm] was added as a cosponsor of Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the United States relating to voluntary school prayer.

SENATE JOINT RESOLUTION 33

At the request of Mr. MATTINGLY, the names of the Senator from Illinois [Mr. Dixon] and the Senator from Illinois [Mr. Simon] were added as cosponsors of Senate Joint Resolution 33, a joint resolution to authorize and request the President to designate May 12, 1985 to June 16, 1985, as "Family Reunion Month".

SENATE JOINT RESOLUTION 78

At the request of Mr. SYMMS, the name of the Senator from South Dakota [Mr. ABDNOR] was added as a cosponsor of Senate Joint Resolution 78, a joint resolution to provide for the designation of June 10 through 16, as "National Seleroderma Week."

SENATE JOINT RESOLUTION 92

At the request of Mr. Denton, the name of the Senator from Iowa [Mr. Harkin] was added as a cosponsor of Senate Joint Resolution 92, a joint resolution to designate October 1985 as "National Foster Grandparents Months".

SENATE JOINT RESOLUTION 97

At the request of Mr. Mathias, the names of the Senator from Hawaii [Mr. Inouye], the Senator from Vermont [Mr. Stafford], and the Senator from Hawaii [Mr. Matsunaga] were added as cosponsor of Senate Joint

Resolution 97, a joint resolution designating the Study Center for Trauma and Emergency Medical Systems at the Maryland Institute for Emergency Medical Services Systems at the University of Maryland as the National Study Center for Trauma and Emergency Medical Systems.

SENATE JOINT RESOLUTION 111

At the request of Mr. Dixon, the names of the Senator from Illinois [Mr. Simon] the Senator from Rhode Island [Mr. Chaffe] the Senator from Missouri [Mr. Eagleton], and the Senator from Connecticut [Mr. Dodd] were added as cosponsors of Senate Joint Resolution 111, a joint resolution to designate the month of October 1985 as "National Spina Bifida Month".

SENATE JOINT RESOLUTION 117

At the request of Mr. Levin, the name of the Senator from Illinois [Mr. Dixon] was added as a cosponsor of Senate Joint Resolution 117, a joint resolution designating the week beginning September 22, 1985, as "National Adult Day Care Center Week".

SENATE JOINT RESOLUTION 122

At the request of Mr. Bradley, the name of the Senator from Rhode Island [Mr. Pell] was added as a cosponsor of Senate Joint Resolution 122, a joint resolution to authorize the President to proclaim the last Friday of April each year as "National Arbor Day".

SENATE JOINT RESOLUTION 125

At the request of Mr. Leahy, the names of the Senator from Illinois [Mr. Dixon], the Senator from Arkansas [Mr. Bumpers], and the Senator from South Dakota [Mr. Pressler] were added as cosponsors of Senate Joint Resolution 125, a joint resolution designating the week of June 23, 1985, through June 29, 1985, as "Helen Keller Deaf-Blind Awareness Week".

SENATE JOINT RESOLUTION 132

At the request of Mr. Danforth, the name of the Senator from New Jersey [Mr. Lautenberg] was added as cosponsor of Senate Joint Resolution 132, a joint resolution designating October 1985 as "National Head Injury Awareness Month."

SENATE JOINT RESOLUTION 142

At the request of Mr. Levin, the name of the Senator from California [Mr. Cranston] was added as cosponsor of Senate Joint Resolution 142, a joint resolution designating June 12, 1985, as "Anne Frank Day."

SENATE CONCURRENT RESOLUTION 20

At the request of Mr. Cranston, the name of the Senator from Alabama [Mr. Denton] was added as a cosponsor of Senate Concurrent Resolution 20, a concurrent resolution expressing the sense of the Congress that payments by the Veterans' Administration to veterans as compensation for service-connection disabilities should

Support for this project is strong. Already, many of the farmers and small-town people have signed up for these projects, 80 percent in the Lyman-Jones area, for example. Under this legislation, project participants would receive water delivered by pipeline from the Missouri River, where the supplies are virtually inexhaustible and the potential for development benefiting the people of South Dakota is tremendous.

Mr. President, I urge my Senate colleagues to recognize the inadequate and unsafe water supply in the western region of South Dakota and support this legislation.

By Mr. GRASSLEY:

S. 1473. A bill to amend title II of the Social Security Act to remove the restriction that only earnings before the year of attainment of age 62 may be used in the transitional provision (commonly referred to as the "notch" provision) relating to individuals born between 1917 and 1921; to the Committee on Finance.

SOCIAL SECURITY "NOTCH" PROBLEM

Mr. GRASSLEY. Mr. President, I rise to introduce legislation that will address the so-called Social Security notch problem. As my colleagues are well aware, the notch problem was created in 1977 when the Congress realized that Social Security benefits were rising to unintended levels due to a flaw in the benefit formula which overcompensated for inflation. Under the automatic benefit increase provision enacted in 1972, benefits for many individuals would have risen higher than their actual earnings before retirement. Recognizing that this unintended windfall in benefits would present a long-term problem that could jeopardize the very solvency of the Social Security trust fund, Congress substantially changed the way that Social Security benefits would be computed after 1978 in Public Law 95-216.

However, to protect benefits of people already receiving or about to receive Social Security, Congress provided a special method of computation to those persons reaching retirement age in the first several years after the new rules went into effect. These special rules were to prevent persons who would not have much time to adjust their retirement plans based on the prior law from being affected too adversely by the new law.

Individuals becoming eligible for retirement benefits by reaching age 62 in 1979-83 were allowed to compute their benefits under the new rules or under the old rules with some limitations, whichever would result in higher benefits. The modified old law formula is called the transitional guarantee and is available to all individuals born from 1917 through 1921. Had the persons born in this period not re-

ceived this transitional guarantee, their benefits computed under the new rules would have been much lower in many instances.

Despite efforts to provide equity for those born from 1917-21, many "notch babies" find that their benefits are substantially lower than persons with identical work histories that were born in 1916 and earlier. In some cases, benefits for "notch babies" may be as much as \$150 less than a prenotch pension, although the average difference is much lower.

Although I support the change made by Congress in 1977 to bring future benefits in line with the ability of the system to pay for them, I am concerned with the significant disparity that exists between benefits for prenotch retirees and the "notch babies." Therefore, I am introducing legislation that will help mitigate that disparity.

The measure I am introducing will allow the computation of earnings after 61 when determining benefits under the transitional guarantee method, which will result in higher benefits for notch retirees. Ordinarily, under both the old law and the new law, earnings after age 61 may be taken into account in computing a Social Security benefit. However, several limitations were imposed in the transitional guarantee including the disallowance of earnings after age 61 in the computation of benefits. My bill would remove that restriction. All earnings back to 1979 would be included, with the revised computation effective January 1985.

I feel that this is the fairest, most realistic approach that would equalize the treatment of earnings after age 61 in the transitional guarantee, with the treatment of those earnings in both the old and the new law. This measure is also a much more responsible approach than some of the more familiar bills, such as H.R. 1917. Although this notch bill has drawn the interest and support of many notch groups, it stands little chance of congressional action because of its tremendous cost of \$92.6 billion through 1990. Not only would this bill jeopardize the shortterm financial stability of the Social Security Program, but it would also require a substantial increase in the tax rate paid by all workers covered under the program.

Although the scope of my bill is more moderate, it would remove the most unfair aspect of the computation of benefits for those individuals born from 1917-21. Yet, it would do so in a fiscally responsible manner that will not not jeopardize the solvency of the Social Security system that millions of our elderly depend upon. Although I have not received Congressional Budget Office revenue estimates, actuarial studies from the Social Security Administration indicate this proposal

would require additional Social Security payments of \$11.8 billion.

I do want to emphasize the necessity of congressional action in 1977 to eliminate the unintended benefits that occurred during years of high inflation in the early 1970's. Due to the 1972 benefit formula that overcompensated for inflation, the average replacement rate of retirement benefits to wages had risen from 30 percent in 1970 to an average of 54 percent in 1981. The 1977 law has ensured that the average replacement rate of 45 percent will be provided for all postnotch retirees.

However, we must also insist that senior citizens are not unfairly penalized in the transition from the old overindexed formula to the new formula. My bill provides for a more fair transition. I urge my colleagues to join me in seeking an appropriate legislative solution to this problem.

Mr. President, I ask unanimous consent that the text of my bill be printed in the RECORD as follows.

There being no objection, the bill was ordered to be printed in the RECORD as follows:

S. 1473

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That

- (a) REMOVAL OF RESTRICTION.—Section 215(b)(4) of the Social Security Act is amended by striking out all that follows "shall remain in effect" and inserting in lieu thereof a period.
- (b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply to monthly benefits payable for months after December 1984.

ADDITIONAL COSPONSORS

S. 676

At the request of Mr. Bentsen, the name of the Senator from Vermont [Mr. Stafford] was added as a cosponsor of S. 676, a bill to establish the title of States in certain resources.

S. 680

At the request of Mr. Thurmond, the name of the Senator from Massachusetts [Mr. Kerry] was added as a cosponsor of S. 680, a bill to achieve the objectives of the Multi-Fiber Arrangement and to promote the economic recovery of the U.S. textile and apparel industry and its workers.

S. 797

At the request of Mr. Hatch, the names of the Senator from Kansas [Mrs. Kassebaum], the Senator from Virginia [Mr. Wanner], and the Senator from Wyoming [Mr. Simpson] were added as cosponsors of S. 797, a bill to authorize an employer to pay a youth employment opportunity wage to a person under 20 years of age from May through September under the Fair Labor Standards Act of 1938, which shall terminate on September 30, 1987, and for other purposes.

"Concerto in F," "An American in Paris," and "Three Preludes"—need I say more. George's influence has been so pervasive that it left its mark on the following three films made after his death: "An American in Paris" (1951), "Funny Face" (1957), and "Manhattan" (1979). The remarkable creations of George Gershwin bring George and his works melodiously to mind when we least expect it.

Ira is no less a presence in American music. Ira Gershwin composed some of the greatest lyrics known to all ages. This immortal lyricist wrote such songs as "Summertime" with George; with other musicians he did "The Man That Got Away" and "Long Ago and Far Away." He also did the Broadway musicals "Lady in the Dark" and "A Star Is Born."

But there was never such harmony and feeling as when the two brothers created together. While colleagues, Ira and George wrote the Broadway musicals "Oh Kay!," "Strike Up the Band," "Funny Face," "Girl Crazy," and "Of Thee I Sing." This last one was the first musical comedy to receive a Pulitzer Prize and displayed the virtuoso talent of these gentlemen as musicians, writers, and folk philosophers.

However, there is one musical form which challenges even the most talented composers: opera. America has produced little to succeed internationally in this field, and the 20th century has been sorely lacking as well. In a world of Wagner and Bizet, George and Ira Gershwin, in perhaps their crowning achievement, have placed America on the opera stages of the world, and they have done so in such a common poetic fashion as to capture the hearts of divas and the everyday worker as well. I speak of "Porgy and Bess" of course. This masterpiece is celebrating its 50th anniversary this year, and we salute it and the two Americans who made it possible.

I ask my colleagues to join me as cosponsors of this fine tribute to the living memory of Ira and George Gershwin.

I also ask unanimous consent that my joint resolution be printed in the RECORD.

There being no objection, the joint resolution was ordered to be printed in the Record, as follows:

S.J. RES. 176

Whereas George and Ira Gershwin, individually and jointly, created music which is undeniably American and which is internationally admired;

Whereas George Gershwin composed works acclaimed both as classical music and as popular music, including "Rhapsody in Blue", "An American in Paris", "Concerto in F", and "Three Preludes for Piano";

Whereas Ira Gershwin won a Pulitzer Prize for the lyrics for "Of Thee I Sing", the first lyricist ever to receive such prize;

Whereas Ira Gershwin composed the lyrics for major Broadway productions, including "A Star is Born", "Lady in the

Dark", "The Barkleys of Broadway", and for hit songs, including "I Can't Get Started", "Long Ago and Far Away", and "The Man That Got Away":

Whereas George and Ira Gershwin collaborated to compose the music and lyrics for major Broadway productions, including "Lady Be Good", "Of Thee I Sing", "Strike Up the Band", "Oh Kay!", and "Funny Face";

Whereas George and Ira Gershwin collaborated to produce the opera "Porgy and Bess" and the 50th anniversary of its first performance will occur during 1985;

Whereas George and Ira Gershwin collaborated to compose the music and lyrics for important contributions to the American song, including "I Got Rhythm", "Summertime", "Love is Here to Stay", "Fascinating Rhythm", "Let's Call the Whole Thing Off", "I Got Plenty of Nuttin", and "Someone to Watch Over Me"; and

Whereas George and Ira Gershwin have made outstanding and invaluable contributions to American music, theatre, and culture: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. AUTHORIZATION TO PRESENT GOLD MEDALS.

The President is authorized to present on behalf of the Congress a gold medal honoring George Gershwin to his sister, Frances Gershwin Godowsky, and a gold medal honoring Ira Gershwin to his widow, Leonore Gershwin.

SEC. 2. PRODUCTION OF GOLD MEDALS AND PRO-DUCTION AND SALE OF BRONZE DU-PLICATE MEDALS,

(a) PRODUCTION OF GOLD MEDALS.—The Secretary of the Treasury shall coin one gold medal honoring George Gershwin and one gold medal honoring Ira Gershwin and shall deliver such medals to the President for presentation under section 1. Each gold medal shall contain suitable emblems, devices, and inscriptions to be determined by the Secretary.

(b) PRODUCTION AND SALE OF BRONZE DUPLICATE MEDALS.—The Secretary of the Treasury shall coin and sell bronze medals which are duplicates of each gold medal coined pursuant to subsection (a) under such regulations as the Secretary may prescribe, at a price sufficient to cover the cost of the gold medals and such duplicates, including the cost of labor, materials, dies, use of machinery, and overhead.

SEC. 3. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated for the fiscal year beginning October 1, 1985, such funds as may be necessary to carry out the purposes of this Act.

SEC. 4. EFFECT ON OTHER LAW.

The medals provided for in this Act are national medals for the purpose of section 5111 of title 31, United States Code, and are coins for the purposes of sections 331 and 485 of title 18, United States Code.

ADDITIONAL COSPONSORS

S. 104

At the request of Mr. Thurmond, the name of the Senator from Kentucky [Mr. Ford] was added as a cosponsor of S. 104, a bill to amend chapter 44, title 18, United States Code, to regulate the manufacture and importation of armor-piercing bullets.

S. 274

At the request of Mr. Denton, the names of the Senator from Texas [Mr. Gramm], the Senator from Kansas [Mrs. Kassebaum], the Senator from New Hampshire [Mr. Rudman], and the Senator from Arkansas [Mr. Pryor] were added as cosponsors of S. 274, a bill to provide for the national security by allowing access to certain Federal criminal history records.

S. 676

At the request of Mr. Bentsen, the name of the Senator from Texas [Mr. Gramm] was added as a cosponsor of S. 676, a bill to establish the title of States in certain resources.

S. 721

At the request of Mr. Boren, the name of the Senator from Idaho [Mr. McClure] was added as a cosponsor of S. 721, a bill to amend the Commodity Credit Corporation Charter Act regarding the export of agricultural commodities.

S. 827

At the request of Mrs. Hawkins, the names of the Senator from Rhode Island [Mr. Pell], and the Senator from Maryland [Mr. Sarbanes] were added as cosponsors of S. 827, a bill to amend the Public Health Service Act to provide for the compensation of children and others who have sustained vaccine-related injuries, and for other purposes.

8. 961

At the request of Mr. Sarbanes, the names of the Senator from Maryland [Mr. Mathias], the Senator from Indiana [Mr. Lugar], the Senator from Rhode Island [Mr. Chapee], and the Senator from Wisconsin [Mr. Proxmire] were added as cosponsors of S. 961, a bill to authorize the Alpha Phi Alpha Fraternity to establish a memorial to Martin Luther King, Jr., in the District of Columbia.

8. 1084

At the request of Mr. Goldwater, the name of the Senator from Pennsylvania [Mr. Heinz] was added as a cosponsor of S. 1084, a bill to authorize appropriations of funds for activities of the Corporation for Public Broadcasting, and for other purposes.

8. 1153

At the request of Mr. D'Amato, the names of the Senator from Florida [Mr. Chiles], the Senator from Illinois [Mr. Dixon], the Senator from New Mexico [Mr. Bingaman], the Senator from New Mexico [Mr. Domenici], and the Senator from New York [Mr. Moynihan] were added as cosponsors of S. 1153, a bill to provide for the distribution within the United States of the U.S. Information Agency film entitled "Hal David: Expressing a Feeling."

8. 1223

At the request of Mr. Armstrong, the name of the Senator from Massa-

H.R. 3146. A bill to amend the Internal Revenue Code of 1954 with respect to the treatment under the personal holding company provisions of computer software royalties earned by active businesses and the treatment under the minimum tax provisions of research or experimental expendi-tures of personal holding companies, and for other purposes; to the Committee on Ways and Means.

By Mr. THOMAS of California:

H.R. 3147. A bill to amend the Internal Revenue Code of 1954 to exclude from gross income any employe achievement award to the extent that a deduction is allowable to the employer of such award; to the Committee on Ways and Means.

By Mr. WAXMAN:

H.R. 3148. A bill to assist the States to establish and operate protection and advocacy systems for mentally ill persons; to the Committee on Energy and Commerce.

By Mr. ANTHONY (for himself. Mr. DINGELL, Mr. BREAUX, Mr. SHAW, Mr. FLIPPO, Mr. SYNAR, Mr. DASCHLE, Mr. COELHO, Mr. LOWRY of Washington, Mr. ROEMER, Mr. HUNTER, Mr. ROB-INSON, Mr. CONTE, Mr. SHELBY, and Mr. Carr):

H.R. 3149. A bill relating to the conduct of public contests for the purpose of selecting the design of duck hunting stamps, and for other purposes; to the Committee on Mer-chant Marine and Fisheries.

By Mr. HAMILTON:

H.R. 3150. A bill to regulate lobbying and related activities; to the Committee on the Judiciary.

H.R. 3151. A bill to provide for a self-regulating system of lobby disclosure to supplement and make more effective current disclosure law in the least burdensome manner possible; to the Committee on the Judiciary.

By Mr. SHUMWAY:

H.R. 3152. A bill to amend the Fair Labor Standards Act of 1938 to exempt employees of public agencies who are engaged in fire protection or law enforcement activities from the overtime requirements of that act. and for other purposes; to the Committee on Education and Labor.

By Mr. LIGHTFOOT:

H.J. Res. 365. Joint resolution designating the week beginning September 15, 1986, as "National Independent Free Papers Week" to the Committee on Post Office and Civil Service.

By Mr. WRIGHT: H. Con. Res. 179. Concurrent resolution providing for a conditional adjournment of the House from August 1 or 2 to September 4, 1985, and a conditional adjournment of the Senate from August 1 or 2 to September 4 or 9, 1985; considered and agreed to.

By Mr. RANGEL:

H. Con. Res. 180. Concurrent resolution expressing the sense of the Congress that the current tax incentives available to companies which operate in Puerto Rico should be retained; to the Committee on Ways and Means

By Mr. HARTNETT:

H. Res. 245. Resolution urging the Postmaster General to issue a commemorative stamp in honor of the 350th anniversary of the National Guard: to the Committee on Post Office and Civil Service.

By Mr. STRANG:

H. Res. 246. Resolution to amend the Rules of the House of Representatives to prohibit the Committee on Rules from reporting any rule or order waiving any section 303 point of order contained in the Congressional Budget Act of 1974 with respect to general appropriation bills; to the Committee on Rules

By Mr. JEFFORDS (for himself, Mr. CLINGER, Mr. FISH, Mr. GREEN, Mr. PURSELL, Mr. McKinney, Mr. Nielson of Utah, and Ms. Snowe):

H. Res. 247. Resolution expressing the sense of the House of Representatives that the cost of our defense commitment to Japan and the present Japanese trade practices seriously threaten the economic health of the United States and that in order for Japan to retain access to our markets Japan should promptly assume a fair share of its defense costs and allow free and fair access to its markets; to the Committee on Foreign Affairs.

By Mr. TAUKE:

H. Res. 248. Resolution expressing the sense of the House of Representatives that the House shall not adjourn until after the first budget resolution is approved by both Houses of Congress; to the Committee on Rules.

PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mr. DWYER of New Jersey: H.R. 3153. A bill for the relief of Alberta R. Thomas; to the Committee on the Judici-

By Mr. FRANK:

H.R. 3154. A bill for the relief of John Patrick Brady, Ann M. Brady, and Mark P. Brady; to the Committee on the Judiciary.

By Mr. STARK: H.J. Res. 366. A joint resolution for the relief of Solomon Monk; to the Committee on the Judiciary.

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 25: Mr. Upall and Mr. Brooks.

H.R. 44: Mr. Burton of Indiana. H.R. 97: Mr. FIELDS.

H.R. 230: Mr. HOWARD.

H.R. 343: Mr. SUNDQUIST, Mr. WILSON, Mr. DREIER of California, and Mr. DAUB.

H.R. 370: Mr. DWYER of New Jersey.

H.R. 442: Mr. Robinson.

H.R. 466: Mr. Evans of Iowa, Mr. Mont-gomery, and Mr. Bevill.

H.R. 479: Mr. RITTER. H.R. 825: Mr. SHAW.

H.R. 870: Mr. ASPIN, Mr. BUSTAMANTE, Mr. CARR, Mr. DIOGUARDI, Mr. EMERSON, Mr. GREGG, Mr. HAMILTON, Mr. MARTIN Of New York, Mr. Morrison of Washington, and Mr. WHITEHURST.

H.R. 930: Mr. Badham.

H.R. 1021: Mr. SKELTON.

H.R. 1059: Mr. BEVILL, Mr. ORTIZ, Mrs. SMITH of Nebraska, Mr. Frost, Mr. WHITTA-KER, Mr. BUSTAMANTE, Mr. LOTT, and Mr.

H.R. 1188: Mr. SKEEN.

H.R. 1190: Mrs. Boggs, and Mr. Hopkins. H.R. 1207: Mr. Thomas of Georgia and Mr. Franklin.

H.R. 1294: Mr. Dyson.

H.R. 1309: Mr. Kostmayer, Mr. Coyne and Mr. Hoyer.

H.R. 1338: Mr. Frost, Mr. Howard, Mr. RAHALL, and Mr. Torricelli.

H.R. 1345: Mr. FIELDS.

H.R. 1612: Mr. STUMP.

H.R. 1613: Mr. Mollohan.

H.R. 1659: Mr. DANNEMEYER, Mr. DARDEN, Mr. DWYER of New Jersey, Mr. Evans of Illinois, Mr. Tallon, and Mr. WEBER.

H.R. 1690: Mr. FEIGHAN, Mr. Towns, Mr. LUNDINE, Mr. MATSUI, and Mr. WEISS.

H.R. 1739: Mr. HOYER.

H.R. 1811: Mr. Thomas of California, Mr. VANDER JAGT, Mr. WYLIE, Mr. BROOMFIELD, Mr. Livingston, and Mr. Frenzel.

H.R. 1824: Mr. SIKORSKI and Mr. MILLER of Washington.

H.R. 1825: Mr. SIKORSKI and Mr. MILLER of Washington.

H.R. 1826: Mr. SIKORSKI and Mr. MILLER of Washington.

H.R. 1827: Mr. SIKORSKI.

H.R. 1828: Mr. SIKORSKI and Mr. MILLER of Washington.

H.R. 1893: Mr. KRAMER.

H.R. 1917: Mr. EDGAR, Mr. ROWLAND of Connecticut, and Mr. WEBER.

H.R. 1927: Mr. Ford of Tennessee and Mr. KOLTER.

H.R. 1980: Mr. BROOMFIELD, Mr. TORRIcelli, Mr. Horton, and Mr. Hoyer.

H.R. 2001: Mr. RUDD, Mr. PEPPER, and Mr. AUCOIN.

H.R. 2116: Mr. Morrison of Washington.

H.R. 2198: Mr. HUBBARD.

H.R. 2297: Mr. ARCHER, Mr. BARTON of Texas, Mr. Crane, Mr. Dornan of California, Mr. Fawell, Mr. Goodling, Mr. Kolbe, Mr. Lagomarsino, Mr. Leach of Iowa, Mr. LUNGREN, Mr. McEwen, Mr. Monson, Mr. Oxley, Mr. Shumway, Mr. Siljander, and Mr. Denny Smith.

H.R. 2325: Mrs. Bentley, Mr. Wortley. Mr. Nielson of Utah, Mr. Armey, Mr. Hop-

KINS, Mr. RUDD, and Mr. Monson.

H.R. 2342: Mr. Bustamante, Mr. Feighan, Mr. Clay, Mr. Evans of Iowa, Mr. Durbin, and Mr. Kostmayer.

H.R. 2436: Mr. Lundine, Mr. Gejdenson, Mr. Seiberling, Ms. Snowe, Mr. Dellums, Mr. KILDEE, and Mr. BOUCHER.

H.R. 2451: Mrs. Boxer.

H.R. 2471; Mr. Shaw.

H.R. 2472: Mr. BIAGGI.

H.R. 2489: Mr. Borski, Mr. Cooper, Mr. McCloskey, Mr. Shelby, Mr. Sabo, and Mr. KLECZKA.

H.R. 2653: Mr. ATKINS, Mr. BORSKI, Mr. CHANDLER, Mr. DYMALLY, Mr. FAZIO, Mr. GREEN, Mr. GRAY of Illinois, Mr. HORTON, Mr. Howard, Mr. Kolter, Mr. Matsui, Mr. MARKEY, Mr. MOLLOHAN, Mr. RITTER, Mr. ROE, and Mr. WEAVER.

H.R. 2685: Mr. Borski.

H.R. 2712: Ms. OAKAR and Mr. KOLTER.

H.R. 2761: Mr. KANJORSKI, Mr. STUDDS, and Mr. OBERSTAR.

H.R. 2793: Mr. Evans of Illinois.

H.R. 2811: Mr. OWENS. H.R. 2812: Mr. OWENS.

H.R. 2813: Mr. OWENS.

H.R. 2818: Mr. Murphy, Mr. Gray of Illinois, Mr. Kolter, Mr. Horton, Mr. Eckart of Ohio, Mr. CROCKETT, and Mr. LUNDINE.

H.R. 2834: Mr. Gunderson.

H.R. 2848: Mr. Addabbo and Mr. Owens.

H.R. 2866: Mr. Fazio.

H.R. 2943: Mr. Slaughter, Mr. Weber, Mr. DAUB, Mr. McCollum, Mr. Madigan, and Mrs. Bentley.

H.R. 2944: Mr. WEBER, Mr. WHITEHURST, BATEMAN, Mr. LAGOMARSINO, Mr. Monson, Mr. Porter, and Mr. Thomas of California.

H.R. 2956: Mr. COLEMAN of Texas.

H.R. 2971: Mr. Fish, Mrs. Holt, Mr. Gallo, Mr. Hughes, and Mr. Yatron.

H.R. 2999: Mr. Biaggi, Mr. Hoyer, Mr. Torres, Mr. Rose, Mr. Dixon, Mr. McCurREPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLU-TIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. HOWARD: Committee on Public Works and Transportation, H.R. 3066, A bill to authorize the Architect of the Capitol to redesign and reconstruct the East Plaza of the U.S. Capitol in order to provide increased security and for esthetic purposes: with an amendment (Rept. 99-308). Referred to the Committee of the Whole House on the State of the Union.

Mr. DINGELL: Committee of Conference. Conference report on H.R. 2409 (Rept. 99-309). Ordered to be printed.

PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

> By Mr. BENNETT (for himself and Mr. WRIGHT):

H.R. 3558. A bill to establish the title of States in certain abandoned shipwrecks, and for other purposes; jointly, to the Committees on Interior and Insular Affairs, and Merchant Marine and Fisheries.

By Mrs. BOGGS (for herself and Mr. CRANE):

H.R. 3559. A bill to amend the act establishing a Commission on the Bicentennial of the Constitution of the United States to clarify the status of employees of the Commission, to raise the limits on private contributions, and for other purposes; to the Committee on Post Office and Civil Service.

By Mr. DYMALLY:

H.R. 3560. A bill to require criminal prosecutions concerning violations of the laws of the District of Columbia to be conducted in the name of the District, to provide permanent authority for hearing commissioners in the District of Columbia courts. to modify certain procedures of the District of Columbia Judicial Nomination Commission and the District of Columbia Commission on Judicial Disabilities and Tenure, and for other purposes; to the Committee on the District of Columbia.

By Mr. EVANS of Iowa:

H.R. 3561. A bill to amend the Farm Credit Act of 1971 to authorize the farm credit system to repurchase certain of the system's obligations and to pay certain costs associated with that repurchase; to the Committee on Agriculture.

By Mr. GEKAS:

H.R. 3562. A bill to establish rational criteria for the imposition of the sentence of death for the offense of hostage taking; to the Committee on Judiciary.

By Mr. GUARINI:

H.R. 3563. A bill to require applicants for passports to provide their Social Security account number, and for other purposes; to the Committee on Foreign Affairs.

By Mr. JEFFORDS:

H.R. 3564. A bill to amend the Nuclear Waste Policy Act of 1982 to require the Secretary of Energy to consider certain additional factors in selecting sites for repositories for the disposal of high-level radioactive waste and spent nuclear fuel, and for other purposes; jointly, to the Committees on Interior and Insular Affairs and Energy and Commerce.

By Mr. McCOLLUM (for himself and Mr. GEKAS):

H.R. 3565. A bill to amend title 18 of the United States Code to establish a Federal death penalty for hostage taking and terrorist acts; to the Committee on Judiciary.

By Mr. SEIBERLING:

H.R. 3566. A bill to amend the Internal Revenue Code of 1954 to provide a refundable credit of \$30 to any taxpayer who votes in a Federal election; to the Committee on Ways and Means.

By Mr. MARLENEE (for himself, Mr. HAMILTON, Mr. BROOMFIELD, Mr. GILMAN, Mr. CONTE, Mr. KEMP, Mr. LOTT, Mr. BOLAND, Mr. GOODLING, Mr. Dornan of California, Mr. Lago-MARSINO, Mr. FEIGHAN, Mr. MICHEL, Mr. DREIER of California, Mr. HOYER, Mr. DURBIN, Mr. HUGHES, Mr. Bennett, Mr. Smith of Florida, Mrs. Schroeder, Mr. Levine of California, Mr. Scheuer, Mr. Schumer, Mr. MINETA, Mr. GLICKMAN, Mr. GARCIA, Mr. SMITH of New Hampshire, Mr. HUNTER, Mrs. SMITH Of Nebraska, and Mrs. BENTLEY):

H. Res. 294. Resolution to commend the President for acting forcefully and successfully in ordering the apprehension of the terrorists who hijacked the Italian cruise liner the Achille Lauro and killed a citizen of the United States; to the Committee on Foreign Affairs; the Committee on Foreign Affairs discharged; considered and agreed

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 780: Mr. STALLINGS.

H.R. 979: Mr. SHAW.

H.R. 983: Mr. HARTNETT, Mr. BONER of Tennessee, Mr. Solarz, Mr. Markey, and Mr. ROE.

H.R. 1348: Mr. GLICKMAN, Mr. LEVIN of Michigan, Mr. CROCKETT, Mr. MARTINEZ, and Mr. WEAVER.

H.R. 1950: Mr. LEHMAN of Florida, Mr. ORTIZ, Mr. STARK, Mr. VENTO, Mr. MARKEY, Mr. Luken, Mr. Rinaldo, Mr. Gingrich, Mr. McGrath, Mr. Horton, Mr. Stallings, Mr. Lujan, Mr. Moody, Mr. Wortley, and Mr. NEAL.

H.R. 2857: Mr. Convers, Mr. HAWKINS, Mr. Andrews, Mr. Martinez, Mr. Vento, and Mr. Fish.

H.R. 3028: Mr. WILLIAMS and Mr. FORD of Michigan.

H.R. 3035: Mr. Atkins and Mr. Gunder-SON

H.R. 3258: Mr. FRANK, Mr. MORRISON of Connecticut, Mr. BARNES, Mr. WORTLEY, Mr. SMITH of Florida, Mrs. Boxer, Mrs. Boggs, Mr. GREEN, Mr. GILMAN, Mr. SCHUMER, Mr. BUSTAMANTE, Mr. LEVINE of California, and Mr. Kostmayer.

H.R. 3505: Mr. Burton of Indiana, Mr. WHITEHURST, Mr. GINGRICH, Mr. KINDNESS, and Mr. Lagomarsino.

H.R. 3515: Mr. FAWELL.

H.J. Res. 131: Mr. SHELBY, Mr. WHITTA-KER, and Mr. KOSTMAYER.

H.J. Res. 230: Mr. COLEMAN of Missouri.

H.J. Res. 282; Mr. Frank, Mr. Armey, Mr. OLIN, Mrs. BENTLEY, Mr. PACKARD, Mr. LANTOS, Mr. BILIRAKIS, Mrs. COLLINS, Mr. KINDNESS, Mr. SMITH of Florida, MOODY, Mr. McKinney, Mr. Cooper, Mr. Coelho, Mr. Anderson, Mr. Boucher, Mr. Moakley, Mr. Young of Alaska, Mr. Hertel of Michigan, Mr. Synar, Mr. Dwyer of New Jersey, Mr. Durbin, Mr. Spratt, Mr. Coyne, Mr. Gaydos, Mr. Markey, Mr. Garcia, Mr. GEJDENSON, Mr. HENDON, Mr. BUSTAMANTE, Mr. BROYHILL, Mr. BONIOR of Michigan, Mr. Rose, Mr. Callahan, Mr. Traxler, Mr. Per-KINS, Mr. DE LA GARZA, Mr. STRATTON, Mr. SKELTON, Mr. MATSUI, Mr. SHELBY, Mr. O'BRIEN, Mr. MORRISON of Connecticut, Mr. HAYES, Mr. UDALL, Mr. RICHARDSON, Mr. MOLLOHAN, Mr. McCandless, Mr. Foglietta, Mr. LOTT, Mr. CONTE, Mr. PORTER, Mr. STRANG, Mr. LEVINE Of California, Mr. Solo-MON, Mr. EARLY, Mr. CARPER, Mr. GUARINI, Mr. Levin of Michigan, Mr. Bosco, Mr. Wolf, Mr. Edgar, Mr. Kanjorski, Mr. Wal-GREN, Mr. BEREUTER, Mr. RALPH M. HALL, Mr. Sabo, Mr. Barnes, Mr. Tauke, Mr. Mack, Mr. Daschle, Mr. Davis, Mr. Fei-GHAN, Mrs. JOHNSON, Mr. GREEN, Mr. DOWDY of Mississippi, Mr. Dymally, Mr. Foley, Mr. DE LUGO, Mr. CARR, Mr. FRENZEL, Mr. DIO-GUARDI, Mr. MONTGOMERY, Mr. GRAY of Pennsylvania, Mr. Henry, Mr. Ackerman, Mr. Torricelli, Mr. Hyde, Mr. Leach of Iowa, Mr. McDade, Mr. Schulze, Mr. Schumer, Mr. Scheuer, Mr. Hoyer, Mr. Aspin. Mr. Murtha, Mr. Solarz, Mr. Kemp, Mr. LATTA, Mr. CLINGER, Mrs. LLOYD, Mr. HOWARD, Mr. LUNGREN, Mr. SIKORSKI, Mr. HALL of Ohio, Mr. RANGEL, and Mr. MRAZEK. H.J. Res. 308: Mr. BARNES, Mr. FASCELL. Mr. Mack, Mr. Stratton, and Mr. Spratt.

H. Con. Res. 180: Mr. Anderson, Mr. EDwards of California, and Mrs. Burton of California.

H. Res. 112: Mr. LANTOS, Mr. FOGLIETTA. Mr. Roe, Mr. Franklin, Mr. Ortiz, Mr. Con-YERS, Ms. MIKULSKI, Mr. CROCKETT, Mr. PORTER, Mr. PANETTA, Mr. FEIGHAN, Mr. OWENS, Mr. LEHMAN of Florida, Mr. RICHardson, Ms. Kaptur, Mr. Towns, Mr. Vento. Mr. Downey of New York, Mrs. Boxer, Mrs. Boggs, Mr. Fowler, Mr. Wolpe, Mr. Pur-SELL and Mr. MITCHELL